2B SBCCC 200.5 Right to Hearing

(a) If the SBCC votes to initiate suspension or revocation of a proprietary school’s license to operate one or more programs, in the letter notifying the proprietary school of the SBCC’s intent to suspend or revoke the proprietary school’s license to operate one or more programs, the NCCCS General Counsel shall notify the proprietary school of its right to an informal hearing prior to the SBCC’s final agency decision on suspension or revocation.

(b) The proprietary school shall have 10 business days from the date it receives the SBCC’s notice of its intent to suspend or revoke the proprietary school’s license to operate one or more programs to notify the SBCC of its request to be heard. The proprietary school’s request for hearing must be in writing and signed by the chief administrator or other authorized agent of the proprietary school and directed to the NCCCS General Counsel on behalf of the SBCC.

(c) If the NCCCS General Counsel does not receive the proprietary school’s signed request for hearing within 10 business days from the date the proprietary school receives the written notification of the SBCC’s intent to suspend or revoke the proprietary school’s license to operate one or more programs, the SBCC’s intent to suspend or revoke will become the SBCC’s final agency decision to suspend or revoke.

History Note: Authority G.S. 115D-89; 115D-93;  